ALABAMA TELCO CREDIT UNION

HEI.BY	COUNTY (·
)	
		NTS: That whereas,
Kon	ald A Stunda, and	wife, Sylvia D Stunda
		(hereinafter called "Mortgagors" ed to Alabama Telco Credit Union (hereinafter called "Mortgagee") - 1 00/100
\$ 13,000) I And wherea	hirteen Thousand at DOLLARS, evidenced by s, Mortgagor's agreed, ompt payment thereof.	y a Promissory Note of even date; in incurring said indebtedness, that this mortgage should be given
NOW, THER	EFORE, in consideration	n of the premises, said Mortgagors,
Rona	ld A Stunda, and	wife, Sylvia D Stunda
		and all others executing this
		If and convey unto the Mortgagee the following described real estate
situateo in		County, State of Alabama, to wit:
-	*	to the Amended Map of Woodford, as recorded in in the Probate Office of Shelby County, Alabama.
March 198 Inc., in a.m., and County, A	4, from Ronald A. the amount of \$65, recorded in Volum	and subordinate to that certain Mortgage dated Stunda and Sylvia D. Stunda to Norwest Mortgage, ,000.00 filed for record March 21, 1984 at 9:10 ne 445, Page 333, in the Probate Office of Shelby
		\vdots
•		
		! ;
TO HAVE AND and for the purpose when imposed legall option, pay off the son said real estate is with companies satistic promptly deliver a said property insure Mortgagee, or assign to be credited on said property insure of this Mortgagee, and the secured and be at or assigns in said property in the debt hereby secured, or assigns in said property in the debt hereby secured, or assigns in said property of the debt hereby secured, or assigns in said property in the highest bidder a reasonable, and this agents or assigns, a feer giving twenty of the highest bidder a reasonable attorney and fee to be a part of sale; and Fourth agents or assigns in reasonable attorney said fee to be a part of sale; and fourth agents or assigns in reasonable attorney said fee to be a part of sale; and fourth agents or assigns in reasonable attorney said fee to be a part of sale; and fourth agents or assigns in reasonable attorney said fee to be a part of sale; and fourth agents or assigns in reasonable attorney said fee to be a part of sale; and fourth agents or assigns in the sale of sale; and fourth agents or assigns in the sale of sale; and fourth agents or assigns in the sale of sale; and fourth agents or assigns in the sale of sale; and fourth agents or assigns in the sale of sale; and fourth agents or assigns in the sale of sale; and fourth agents or assigns in the sale of sale; and fourth agents or assigns in the sale of sale; and fourth agents or assigns in the sale of sale; and fourth agents or assigns in the sale of sale	O HOLD the above granted profituring the payres of further securing the payres y upon said premises, and shoured against loss or damage stactory to the Mortgagee, with as above specified, or fail the said policies (or copies thereod as above specified, or fail the said may at Mortgagee's option and indebtedness, less cost of become a debt to Mortgagee and bear interest from date of proceed and payable. The however, that if the said Missis may have expended for tax default be made in the payme any part thereof, or the interest personal the interest from the payme any part thereof, or the interest personal to take postured, then in any one of said and the courthouse door of said the Courthouse door of said for cash, and apply the proceed in the Courthouse door of said in the payment of the Second, to the payment of the said at said said and pure its fee to said Mortgagee or assign the debt hereby secured. The debt hereby secured as of the debt hereby secured and payable, and upon failure in the payable.	nbrances and against any adverse claims, except as stated above, property unto the said Mortgagee, Mortgagee's successors, heirs, and assigns forever ment of said indebtedness, the undersigned agrees to pay all taxes or assessment ould default be made in the payment of same, the said Mortgagee, may at Mortgagee's aid Indebtedness first above named undersigned agrees to keep the improvement ge by fire, lightning and tornado for the fair and reasonable insurable value thereo ith loss, if any, payable to said Mortgagee, as Mortgagee's interest may appear, an of), or any renewal of said policy to said Mortgagee; and if undersigned fails to kee to deliver said insurance policies (or copies thereof) to said Mortgagee, then the sain insure said property for said sum, for Mortgagee's own benefit, the policy if collecter collecting same; all amounts so expended by said Mortgagee for taxes, assessments or assigns, additional to the debt hereby specifically secured, and shall be covered sayment by said Mortgagee or assigns, at the same rate as the debt hereby specifically secured, and shall be covered to fany sum expended by the said Mortgagee or assigns or should such indebtedness rest thereon, remain unpaid at maturity, or should the interest of said Mortgagee treason of the enforcement of any prior lien or encumbrance thereon, so as to endange devents, the whole of said indebtedness hereby secured shall at once become du sessession of the premises hereby conveyed, and with or without first taking possession shing once a week for three (3) consecutive weeks, the time, place and terms of said County, for the division thereof) where said property is located, at public out-creeds of the sale: First, to the expense of advertising, selling and conveying, includir chases all property, if the highest therefor; and undersigned further agrees to pay signs, for the foreclosure of this mortgage in Chancery, should the same be so foreclose of grace or the right to cure, shall have the right to declare all sums secured here by Mortg
	S WHEREOF, the unders	signed, Sylvia D Stunda
mave nereto set	Δ .	and seal, this <u>9th</u> day of <u>January</u> 9_86
/ 1	——————————————————————————————————————	
	1-11	(SEA

P. O. BOX 59280 BIRMINGHAM, ALABAMA 35259

NOTARY PUBLIC

I. ______ the undersigned______ , a Notary Public in and for said

County, in said State, hereby certify that __ Ronald_A__Stunda-,_and-wife,-Sylvia-D-_Stunda-----

Katurn To: Roe and Associates 1933 Montgomery Highway Suita 130 Simingham, Alabama 3520

STATE OF ALABAMA

SHELBY ____COUNTY

ADJUSTABLE RATE MORTGAGE AMENDMENT

NOTICE: THE MORTGAGE AND THIS AMENDMENT SECURE A NOTE WHICH CONTAINS A PROVISION ALLOWING FOR CHANGES IN THE INTEREST RATE. INCREASES IN THE INTEREST RATE MAY RESULT IN HIGHER PAYMENTS. DECREASES IN THE INTEREST RATE MAY RESULT IN LOWER PAYMENTS.

Adjustable Rate Mortgage Amendment is made this 9th day of This , 1986 , and is incorporated into and shall be deemed to January___ amend and supplement the Mortgage of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to Alabama Telco Credit Union of the same date (the "Note") and covering the property described in the Mortgage and located at 5528 Afton Drive, B'ham, Al 35243 Property Address

Modifications. In addition to the covenants and agreements made in the Mortgage, Borrower and Alabama Telco Credit Union further covenant and agree as follows:

A. INTEREST RATE AND MONTHLY PAYMENT CHANGES

The Note has an "Initial Interest Rate" of 11/5 per cent. The Note interest rate may be increased or decreased on the first day of the month beginning on [uly_1_____, 19_86_, and on that day of the month every six (6) months thereafter. The amount of my payments may be increased or decreased on the first day of the month beginning on <u>January 1</u>, 1987, and on that day of the month every twelve (12) months thereafter.

Changes in the interest rate are governed by changes in an interest rate index called the "Index". The Index is the prime rate as announced by SOUTHTRUST BANK of Birmingham, Alabama. The interest rate will not increase above eighteen (18) per cent per annum, nor decrease below ten (10) per cent per annum.

If the interest rate changes, the amount of Borrower's payments will change as provided in the Note. Increases in the interest rate may result in higher payments. Decreases in the interest rate may result in lower payments.

B. LOAN CHARGES

It could be that the loan secured by the Mortgage is subject to a law which sets maximum loan charges and that law is interpreted so that interest or other loan charges collected or to be collected in connection with the loan would exceed permitted limits. If this is the case, then: (A) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (B) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Alabama Telco Credit Union may choose to make this refund by reducing the principal owed under the note or by making a direct payment to Borrower.

By signing this, Borrower agrees to all of the above. STATE OF ALA. SHELBY CO. I CERTIFY THIS INSTRUMENT WAS FILED. BORROWER Ronald A Stunda JUDGE OF PROBATE

STATE OF ALABAMA COUNTY **JEFFERSON**

, a Notary Public in and for said the undersigned County, in said State, hereby certify that Ronald A andwife Sylvia D. Stunda signed to the whose names are foregoing conveyance, and who being known to me acknowledged before me on this day, that being informed of the contents of the conveyance they ____ executed the same voluntarily on the day the same bears date.

Given under my hand and official seal this ___